

MERCHANTS MAY PERCEVAL MUST LIGHT STREETS FINISH CONTRACT

Petition for Permission to Use City Attorney Says Board Had No Right to Release Him.

CAUSES MUCH DISCUSSION NEW CONTRACT HELD UP ORIGINAL PLAN IS FINALLY ACCEPTED.

The old question as to whether or not the business men on the east side of North Main street, between South Temple and First South streets, shall be allowed to install a system of street lights after their own plans and at their own expense was finally settled in the affirmative last night by the city council, after an interminable discussion lasting something like six weeks.

The matter was first brought to the attention of the council in the form of a petition asking that the property owners be permitted to have lights in the number of five to the lot, and that the distance of approximately thirty-nine feet apart, or two between each of the trolley poles provided in the plan of City Engineer Kelsey. This did not suit some of the members, however, and for weeks discussion waxed warm as to whether or not the poles should not be fifty-nine feet apart or one between each of the trolley poles.

Councilman Crabtree even brought up this plan last night and for a time it looked as though the end was as far off as ever.

Petitioners' Wish Granted.

Councilman Wells brought matters to a head by reading a letter from Colonel Weber to the effect that the wishes of the petitioners had been fully set forth in their original petition and that if the privilege they wanted was to be granted only in a modified form it was doubtful if they would take any further interest in the matter. Following the reading of the letter Mr. Wells drew the attention of the council to the fact that if they did not wish to grant the petition they should vote against it, giving their reasons for so doing, but that the idea of forcing the people to accept something they did not want was by no means the proper course. The motion to grant the petition finally went through, the only proviso being that all other poles, such as hitching posts and the like, be removed. Councilmen Carter, Martin and Crabtree recorded their votes against the measure.

Appropriation Is Made.

Two communications to the council were read from Street Supervisor J. T. Raleigh. The first drew attention to the fact that a man named May had recently filed through the state engineer's office, on the waters of two springs in the Arlington Heights addition, which have always been regarded as belonging to the city and which have for more than forty years been used by residents of the neighborhood. This was referred to the committee on streets and irrigation. He also wrote asking for a special appropriation of \$100 for the purpose of defraying the expense his department has been recently subjected to by reason of a flooded condition of the obvious drainage of the city. The appropriation was granted.

Woman Asks Damages.

Mrs. Bessie Johnson asked the council for \$300 damages for injuries received on Feb. 6, by falling into an unprotected hole on Franklin avenue. This was referred to the committee on law.

The waterworks committee recommended the purchase of 350 feet of hose for the fire department and the street cleaning department, at 25 cents a foot. The report was adopted.

The committee on the Jordan canal and irrigation asked for a special appropriation of \$2,500 for the purpose of making necessary repairs on the Salt Lake and Jordan canal, and for the purpose of making necessary repairs on the Jordan canal.

All contracts for city improvement work recently awarded by the board of works were referred back to the board for reconsideration in the working, so as to comply with recent legislation providing for the payment of such work by a system of warrants instead of cash.

The board was instructed to prepare a form of warrant in conformity with the new law.

PNEUMONIA IS DISCUSSED.

County Medical Society Meets at Commercial Club.

Pneumonia was the subject discussed at the regular meeting of the County Medical Society at the Commercial club last night. Twenty-two physicians were present and the discussion included a history of pneumonia and its treatment. The fact was brought out that pneumonia is generally considered contagious and infectious and that the disease should be used in handling cases of the disease. Dr. S. Ewing discussed the history of the disease and Dr. S. Ewing discussed its bacteriological features. Dr. A. C. Ewing discussed methods of avoiding pneumonia and Dr. Philo E. Jones its diagnosis. Dr. E. D. Hammond discussed its treatment.

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City Attorney Says Board Had No Right to Release Him.

NEW CONTRACT HELD UP PERCEVAL SECURES IT IF OLD WORK IS COMPLETED.

The release of J. W. Perceval from his water main contract last year by the board of works, without the knowledge or consent of the city council, came up for discussion by the council last night. A letter was read from the office of the city attorney notifying the council that the board of works had no right whatever to release Perceval from the contract, and that the board of works had no right whatever to release Perceval from the contract, and that the board of works had no right whatever to release Perceval from the contract.

The board of works has awarded a contract for a large part of this year's city work to Perceval. His bid included some of the very work included in the contract he failed to complete last year. The new contract has not been approved by the council yet and the whole matter was laid over.

The general opinion appears to be that the recommendation of the waterworks and finance committees will be accepted, in which event it will be up to Perceval to finish up last year's work or give up any hopes he may have of securing the contract for this year's work. Notwithstanding that his bid of \$19,200 for city water main construction was the lowest received, his bid for the laying of six-inch pipe supplies the best example of the difference in his price of last year and this. Last year's work of this character was done on a basis of ninety cents a foot, while this year's bid is at the rate of \$1.47, an increase amounting to more than 60 per cent over last year's price.

In bringing his bid, Perceval was relieved from his contract to the attention of the board of works. Perceval called attention to the fact that he was unable to finish the contract in time to avoid the consequent expense of this increase.

It is also stated that Perceval's slowness in finishing the work of the city, P. J. Moran says his inability to finish the pavement on the street in such shape during the months of August and September that it was winter before he got through, and that the same is true of East Second South street, where he is a contractor, and the same is true of both sides of the street, and of Main, State and Fourth South streets, the slowness of which are unpaved, although the contract was let to Moran early last year.

Councilman Black wanted to know last night whether or not he understood that if Perceval finished up his last year's work he would receive the contract for the waterworks. The obvious inference was that if Perceval failed to do so, Moran's bid, which is the next lowest, would be accepted.

THREE FRAUD INDICTMENTS

Federal Grand Jury at Boise Charges Conspiracy.

Boise, Idaho, March 25.—The United States grand jury returned another batch of indictments this afternoon, and three men have since been arrested. They are Patrick Downs, John L. Wells and L. M. Pritchard. Downs is a timber contractor who did much work in the Boise basin section in connection with timber afterward secured by the Barber Lumber company. The other two are persons who took up timber claims. The men are indicted on the charge of conspiracy. They have not yet been arraigned, being held under guard.

OFFICER LOSES FIFTY FILES.

Washington, March 25.—The president has approved the recommendation of Secretary Taft that clemency be shown Captain W. B. Cochran, Twenty-fourth infantry, sentenced to dismissal from the Philippines for drunkenness on duty, and he has mitigated the sentence to the loss of fifty files.

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PLEADS IN VAIN FOR PET

Policeman Kills Old Dog While Frantic Child Clings to His Arm.

Real sorrow invaded the household of Ed Davis in Owen street when Patrolman James Taylor killed the family pet. The old dog showed a tendency to become ugly as infirmities grew on him, and Mr. Davis decided it would be best to have the animal killed. He called on the police department to kill the dog, expecting that the killing would take place at home. Patrolman Taylor was sent to do the job. He visited the Davis home when the father and mother were out Sunday afternoon. Nobody was there except a hired girl and Mr. Davis' little son. "Don't kill him, mister! He wouldn't hurt anybody," cried the boy when the policeman made known his mission. Boy and dog had been playmates for years. The girl joined her pleas to those of the boy and begged the policeman to take the dog away to kill it.

The policeman ignored them and dragged the dog to the rear with the boy hung to his arm and the girl following, urging him to take the dog away. At the rear, Taylor full and the dog struggled were soon over. The boy threw himself on the lifeless body, hugging and kissing it.

Later it was removed by the police department. The boy refuses to be comforted.

WERE NOT CITY'S AGENTS

Suit for Damages for Loss Should Be Against Officers—Dismiss

Dower Rights Case.

The supreme court yesterday handed down an opinion in the case of Charles Gillman, appellant, against the city of Salt Lake. This is an action for trespass and damages brought against the city of Salt Lake for the loss of a man's property. The case is a continuation of the case of Gillman v. City of Salt Lake, which was decided by the supreme court in 1905. The case is a continuation of the case of Gillman v. City of Salt Lake, which was decided by the supreme court in 1905. The case is a continuation of the case of Gillman v. City of Salt Lake, which was decided by the supreme court in 1905.

According to the opinion, the city was engaged in the discharge of public duty through its police force, for the public good and not for the benefit of the city. If they were malicious or even negligent, action would lie against them, but the absence of a special statute cannot be held responsible for the acts of the officers. If they were malicious or even negligent, action would lie against them, but the absence of a special statute cannot be held responsible for the acts of the officers.

In the second opinion by the court yesterday, the case of Catherine D. Evans Wilson, respondent and cross appellant, against R. K. Wilson, Jr., P. N. Wilson, Charles Wilson, and the estate of Lucian A. Wilson, R. K. Wilson, Jr., late of Brigham City, was decided. The case is a continuation of the case of Evans Wilson v. Wilson, which was decided by the supreme court in 1905. The case is a continuation of the case of Evans Wilson v. Wilson, which was decided by the supreme court in 1905.

When Mr. Wilson died she brought suit for her dower. The court awarded her the property which was her dower. The court awarded her the property which was her dower. The court awarded her the property which was her dower.

SEEKS A MISSING BROTHER

Pennsylvania Man Wishes Information of C. M. Richardson.

Either Dead or Alive.

Provo, March 25.—L. E. Richardson of Ellwood City, Pa., writes as follows to County Clerk George C. C. Richardson: "I am writing you to inform you of the death of my brother, C. M. Richardson, who was killed in the Philippines. I am writing you to inform you of the death of my brother, C. M. Richardson, who was killed in the Philippines. I am writing you to inform you of the death of my brother, C. M. Richardson, who was killed in the Philippines."

Asa Curtis, teacher in the Salem school, was tried before a jury in the justice court for whipping one of the pupils. It developed that the boy drew a knife and threatened to kill Curtis. Curtis was acquitted.

Bert Jorgensen, the 16-year-old son of John Jorgensen, who was killed in the Philippines, was tried before a jury in the justice court for whipping one of the pupils. It developed that the boy drew a knife and threatened to kill Curtis. Curtis was acquitted.

J. T. and Robert R. Thorne of Pleasant Grove were in Provo today on business before the board of county commissioners.

Colonel Ed Loose got off a rather good thing in the way of a bull this morning, talking about the possibility of the rising tides in the lake washing away the bathhouses at the lake resort. He said: "Well, if they are washed away they will make good chicken coops for the geese."

The waters in the lake are now within about six inches of compromise point and the water is rising. The water is rising. The water is rising.

A daughter has been born to each of the following families: Mr. and Mrs. J. H. Strebbles and Mr. and Mrs. George Hardy. All well.

W. H. McClurg, dispatcher on the San Pedro Calientes, is here visiting Mr. Josiah Beck.

Mrs. Adeline Hays, a patient at the State Mental Hospital, died Sunday morning, October 13, 1906, died Sunday morning, October 13, 1906, died Sunday morning, October 13, 1906.

Card of Thanks. We desire to thank the many kind friends and business men of Severn Troughs and Lovelock, Nev., who so kindly nursed our husband and father and after his death contributed money with which to bring the body to this city for burial. We further desire to extend our thanks to Mr. H. E. Watts, who was designated to accompany the body to its final resting place.

Mrs. John F. Penney and family.

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PRESS DEMANDS QUICK ACTION

Murder of Dr. Mauchamp in Morocco Has Aroused Re-sentment of the People.

Paris, March 25.—As a result of the cabinet meeting today it was decided to send French troops to occupy Oudja, a frontier town in Morocco, until the Moorish government gives full satisfaction to France for the assassination of Dr. Mauchamp. The French demands for reparation will be forwarded to the government.

TROOPS TO OCCUPY OUDJA RESULT OF SPECIAL CABINET MEETING.

The French press is clamoring for energetic action in Morocco. A Germanophile sentiment has been aroused by the intimations that Germans inspired the attack which resulted in the assassination of Dr. Mauchamp at Morocco City, and the French demands for reparation will be forwarded to the government.

Minister Pichon today recommended to the cabinet a policy of reprisals if necessary to secure from the Moroccan government satisfaction for the murder of Dr. Mauchamp. The cabinet subsequently decided to occupy the Moroccan frontier with French troops.

The cruiser Jeanne D'Arc and the cruiser La Gauloise, which were sent to the powers explaining the situation. The cruiser Jeanne D'Arc and the cruiser La Gauloise, which were sent to the powers explaining the situation.